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IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION



| | _ § | Re: Docket No. 1558 |
|--|--------|-------------------------|
| Debtors. | § § | (Jointly Administered) |
| CHESALEARE ENERGY CORTORATION, et al., | § | Case No. 20-33233 (DKJ) |
| CHESAPEAKE ENERGY CORPORATION, et al., 1 | § 8 | Case No. 20-33233 (DRJ) |
| In re: | § | Chapter 11 |
| | 8 | |

AGREED ORDER GRANTING (I) RELIEF FROM THE AUTOMATIC STAY, EFFECTIVE AS OF JANUARY 4, 2021, AND (II) RELATED RELIEF

Upon the motion (the "Motion")² of Madison Hendrix, Traci Hendrix, Norma Lyn Maldonado, and Erica Beddingfield (collectively, the "Movants"), for entry of an order (this "Order"): (a) granting relief from the automatic stay and (b) granting related relief; and the above-captioned debtors and debtors in possession (collectively, the "Debtors") and the Movants having mutually agreed that entry of this Order is in the best interest of the Debtors' estates, their creditors, and other parties in interest; and this Court having jurisdiction over this matter pursuant to 28 U.S.C. § 1334; this Court having found that this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2); and that this Court may enter a final order consistent with Article III of the United States Constitution; and this Court having found that venue of this proceeding and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and this Court having reviewed the Motion and having determined that the legal and factual bases set forth in the Motion establish just

A complete list of each of the Debtors in these chapter 11 cases may be obtained on the website of the Debtors' proposed claims and noticing agent at https://dm.epiq11.com/chesapeake. The location of Debtor Chesapeake Energy Corporation's principal place of business and the Debtors' service address in these chapter 11 cases is 6100 North Western Avenue, Oklahoma City, Oklahoma 73118.

² Capitalized terms used but not otherwise defined herein have the meanings ascribed to them in the Motion.

cause for the relief granted herein; and upon all of the proceedings had before this Court; and after due deliberation and sufficient cause appearing therefor, it is HEREBY ORDERED THAT:

- The automatic stay imposed by section 362 of the Bankruptcy Code and any injunction or stay contained in any approved plan or confirmation order are modified, effective as January 4, 2021, with respect to the Texas Actions and the MDL Proceeding solely to the extent necessary to enable (a) the Texas Actions and the MDL Proceeding to proceed to final judgment or settlement and (b) the Movants to recover any final judgment or settlement (i) solely from proceeds of any applicable insurance policies (the "Policies"), and (ii) to the extent any such judgment or settlement is not satisfied from the proceeds of the Policies, as general unsecured prepetition claims in the Debtors' chapter 11 cases, subject to treatment as such under any confirmed plan.
- The Movants agree and acknowledge that: any amounts recovered against the Debtors by the Movants by a final order or settlement in the Texas Actions or the MDL Proceeding are limited (i) solely to proceeds from the Policies, if any, and (ii) to the extent any such judgment or settlement is not satisfied from the proceeds of the Policies, as general unsecured prepetition claims in the Debtors' chapter 11 cases, subject to treatment as such under any confirmed plan. To the extent necessary, Plaintiff may take legal action against the insurance companies that have issued the Policies in order to obtain the proceeds of the Policies and/or enforce the rights of the Debtors against the insurance companies issuing the Policies.
- 3 Except as set forth herein, the Movants shall not seek any recovery from the Debtors, their estates, or their successors (solely in such capacity) for any amounts that may be awarded to Movants in the Texas Actions or the MDL Proceeding.
 - 4 Movants' respective proofs of claim shall be allowed in an amount equal to the

amount of any final non-appealable judgment in the above-referenced cases or any settlement resolving the claims, less the amount of proceeds of the Policies received by the Movants on account of such judgment or settlement, if any.

- 5 Following approval by the Bankruptcy Court and entry of this Order, the Movants shall file this Order in the court in which the Texas Actions and the MDL Proceeding are pending.
- By agreeing to this Order, neither the Debtors nor the Movants are waiving and will not be deemed to have waived any available rights, claims, counterclaims, or defenses, including at law, equity, or otherwise with respect to the Texas Actions and the MDL Proceeding.
- 7 This Order is without prejudice to Movants' rights to recovery against any non-Debtor Defendants that are parties to the Texas Actions or the MDL Proceeding.
- Neither this Order nor any negotiations and writings in connection with this Order will in any way be construed as or deemed to be evidence of or an admission on behalf of the Debtors or the Movants regarding any claim or right that such party may have against the other party.
- Neither this Order, nor any terms contained herein shall be offered in evidence in any legal proceeding or administrative proceeding among or between the Debtors and the Movants, other than as may be necessary: (i) to obtain approval of and to enforce this Order, (ii) to seek damages or injunctive relief in connection therewith, or (iii) to prove that the automatic stay has been modified to allow prosecution of the Texas Actions and the MDL Proceeding in accordance with the terms of this Order.
- Nothing herein (a) alters, amends or otherwise modifies the terms and conditions of any insurance policies issued to the Debtors or of any related agreements; (b) relieves the Debtors of any of their obligations under the insurance policies and related agreements; (c) creates

or permits a direct right of action by any claimants against any of the Debtors' insurers where no

such right previously existed; (d) precludes or limits, in any way, the rights of any insurer to contest

and/or litigate the existence, primacy and/or scope of available coverage under any allegedly

applicable policy or to otherwise assert any defenses to coverage; or (e) constitutes a determination

or admission that coverage exists with respect to any claims. For the avoidance of doubt, the

automatic stay is lifted, if and to the extent applicable, to allow, but not to require, the Debtors and

the Debtors' insurers to (a) administer, handle, defend, settle, and/or pay the claims (and any costs

related thereto) of Movants subject to and in accordance with the terms of any applicable insurance

policies and related agreements; and (b) draw on any and all collateral provided by or on behalf of

the Debtors therefor if and when the Debtors fail to pay and/or reimburse any insurers and third

party administrators for any such amounts.

11 This Agreed Order and the confirmation order to be entered in the above-captioned

chapter 11 cases are to be read consistently and to each incorporate the terms of the other.

12 The Bankruptcy Court retains exclusive jurisdiction with respect to any disputes

arising from or other actions to interpret, administer, or enforce the terms and provisions of this

Stipulation.

Signed: December 14, 2020.

UNITED STATES BANKRUPT Y JUDGE

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AGREED TO THIS 10th DAY OF DECEMBER, 2020:

/s/ Matthew D. Cavenaugh

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